Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					prohibiting defendant from pursuing the confirmation of residency of the escapees, or any similarly situated group, under the Texas Election Code until the process had been submitted for preclearance in accordance with § 5. The action was taken to ensure that no discriminatory potential existed in the use of such process in the upcoming presidential election or future election. Motion			Further
					for preliminary injunction was			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					granted, and defendant was enjoined from pursuing confirmation of residency of the 9,000 "escapees," or any similarly situated group, under the Texas Election Code, until the process had been submitted for preclearance under § 5 of the Voting Rights Act.			
Peace & Freedom Party v. Shelley	Court of Appeal of California, Third Appellate District	114 Cal. App. 4th 1237; 8 Cal. Rptr. 3d 497; 2004 Cal. App. LEXIS 42	January 15, 2004	Plaintiff political party appealed a judgment from the superior court which denied the party's petition for writ of mandate to compel	The trial court ruled that inactive voters were excluded from the primary election. The court of appeals affirmed, observing that although the	No	N/A	No

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
				defendant, the California Secretary of State, to include voters listed in the inactive file of registered voters in calculating whether the party qualified to participate in a primary election.	election had already taken place, the issue was likely to recur and was a matter of continuing public interest and importance; hence, a decision on the merits was proper, although the case was technically moot. The law clearly excluded inactive voters from the calculation. The statutory scheme did not violate the inactive voters' constitutional right of association because it was reasonably designed to			

Name of	Court	Citation	Date	Facts	Holding	Statutory	Other	Should the
Case					'	Basis (if of	Notes	Case be
						Note)		Researched
								Further
					ensure that all			
}					parties on the			
					ballot had a			
1					significant			
					modicum of			
					support from			
					eligible voters.			
					Information in the			
				·	inactive file was			
1					unreliable and			
					often duplicative		,	
					of information in			
	li di				the active file.	-		
					Moreover, there			
					was no violation			
					of the National			
					Voter			
					Registration Act			
	Ì				because voters			·
	-				listed as inactive			
			İ		were not			
					prevented from			
					voting. Although			
		1			the Act prohibited			
		-			removal of voters			
					from the official			
	1				voting list absent			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					certain conditions, inactive voters in California could correct the record and vote as provided the Act. The court affirmed the denial of a writ of mandate.			
Bell v. Marinko	United States District Court for the Northern District of Ohio	235 F. Supp. 2d 772; 2002 U.S. Dist. LEXIS 21753	October 22, 2002	Plaintiff voters sued defendants, a county board of elections, a state secretary of state, and the state's attorney general, for violations of the Motor Voter Act and equal protection of the laws. Defendants moved for summary judgment. The voters also	The board heard challenges to the voters' qualifications to vote in the county, based on the fact that the voters were transient (seasonal) rather than permanent residents of the county. The voters claimed that the board hearings did not	No	N/A	No

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched
	1							Further
				moved for	afford them the			
				summary	requisite degree			
				judgment.	of due process			
					and contravened			
					their rights of			
					privacy by			
					inquiring into			
			1		personal matters.			
			ļ		As to the MVA			
					claim, the court			
					held that			
					residency within			
					the precinct was a			
					crucial			
					qualification. One			
		İ			simply could not			
	1				be an elector,			
		·			much less a	ļ		
					qualified elector			
					entitled to vote,			
					unless one resided			
					in the precinct			
					where he or she			
					sought to vote. If			
				1	one never lived			
					within the			
					precinct, one was			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					not and could not be an eligible voter, even if listed on the board's rolls as such. The MVA did not affect the state's ability to condition eligibility to vote on residence. Nor did it undertake to regulate challenges, such as the ones presented, to a registered voter's residency ab initio. The ability of the challengers to assert that the voters were not eligible and had not ever been eligible, and of the board to			
					consider and			

Name of	Court	Citation	Date	Facts	Holding	Statutory	Other	Should the
Case						Basis (if of	Notes	Case be
		•				Note)		Researched
						<b>,</b>		Further
					resolve that			
					challenge, did not	1		
					contravene the			
					MVA.			
					Defendants'			
					motions for			
					summary			
					judgment were			
					granted as to all			
					claims with			
					prejudice, except	i		
					the voters' state			
					law claim, which			
					was dismissed for			
					want of			
					jurisdiction,			
					without prejudice.			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
Charles H. Wesley Educ. Found., Inc. v. Cox	United States Court of Appeals for the Eleventh Circuit	408 F.3d 1349; 2005 U.S. App. LEXIS 8320	May 12, 2005	Plaintiffs, a charitable foundation, four volunteers, and a registered voter, filed a suit against defendant state officials alleging violations of the National Voter Registration Act and the Voting Rights Act. The officials appealed after the United States District Court for the Northern District of Georgia issued a preliminary injunction enjoining them from rejecting voter registrations submitted by the	The foundation conducted a voter registration drive; it placed the completed applications in a single envelope and mailed them to the Georgia Secretary of State for processing. Included in the batch was the voter's change of address form. Plaintiffs filed the suit after they were notified that the applications had been rejected pursuant to Georgia law, which allegedly restricted who could collect voter registration	No	N/A	No

Name of	Court	Citation	Date	Facts	Holding	Statutory	Other	Should the
Case			•			Basis (if of	Notes	Case be
						Note)	1	Researched
								Further
				foundation.	forms. Plaintiffs			
•					contended that			
					the officials had			
	ļ				violated the			
		ļ			NVRA, the			
					VRA, and U.S.			
					Const. amends. I,			
					XIV, XV. The			
					officials argued			
j					that plaintiffs			
				,	lacked standing			
					and that the			
					district court had			
					erred in issuing			
					the preliminary			
					injunction. The			
1					court found no			
	1				error. Plaintiffs			
					had sufficiently			
	1.				alleged injuries			
					under the			ļ
					NVRA, arising			
					out of the			
					rejection of the			
					voter registration	,		ļ
					forms; the			
					allegations in the			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					complaint sufficiently showed an injuryinfact that was fairly traceable to the officials' conduct. The injunction was properly issued. There was a substantial likelihood that plaintiffs would prevail as to their claims; it served the public interest to protect plaintiffs' franchise-related			Further
McKay v.	United	226 F.3d	September	Plaintiff	franchiserelated rights. The court affirmed the preliminary injunction order entered by the district court.  The trial court	No	N/A	No

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
Thompson	States Court of Appeals for the Sixth Circuit	752; 2000 U.S. App. LEXIS 23387	18, 2000	challenged order of United States District Court for Eastern District of Tennessee at Chattanooga, which granted defendant state election officials summary judgment on plaintiff's action seeking to stop the state practice of requiring its citizens to disclose their social security numbers as a precondition to voter registration.	had granted defendant state election officials summary judgment. The court declined to overrule defendants' administrative determination that state law required plaintiff to disclose his social security number because the interpretation appeared to be reasonable, did not conflict with previous case law, and could be challenged in state court. The requirement did not violate the Privacy Act of 1974, because it			runner

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					was grand fathered under the terms of the Act. The limitations in the National Voter Registration Act did not apply because the NVRA did not specifically prohibit the use of social security numbers and the Act contained a more specific provision regarding such use. The trial court properly rejected plaintiff's fundamental right to vote, free exercise of religion, privileges and			

Name of	Court	Citation	Date	Facts	Holding	Statutory	Other	Should the
Case						Basis (if of	1	Case be
						Note)		Researched
						,		Further
					immunities, and			
					due process		ŀ	
					claims. Order			
					affirmed because			
					requirement that	•		
					voters disclose			
					social security			
			,		numbers as			
j					precondition to			
					voter registration			
					did not violate			
					Privacy Act of			
					1974 or National			
					Voter			
					Registration Act			
					and trial court			
					properly rejected			
					plaintiff's			
					fundamental			
					right to vote, free			·
					exercise of			
	1				religion,			
i					privileges and			
					immunities, and			
					due process			
					claims.			
Nat'l	United	150 F.	July 5,	Plaintiff, national	Defendants	No	N/A	No

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
Coalition for Students with Disabilities Educ. & Legal Def. Fund v. Scales	States District Court for the Southern District of Maryland	Supp. 2d 845; 2001 U.S. Dist. LEXIS 9528	2001	organization for disabled students, brought an action against university president and university's director of office of disability support services to challenge the voter registration procedures established by the disability support services. Defendants moved to dismiss the first amended complaint, or in the alternative for summary judgment.	alleged that plaintiff lacked standing to represent its members, and that plaintiff had not satisfied the notice requirements of the National Voter Registration Act. Further, defendants maintained the facts, as alleged by plaintiff, did not give rise to a past, present, or future violation of the NVRA because (1) the plaintiff's members that requested voter registration services were not			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of	Other Notes	Should the Case be
						Note)		Researched Further
					registered students at the university and			
					(2) its current voter registration			
					procedures complied with NVRA. As to			
					plaintiffs § 1983 claim, the court held that while			
					plaintiff had alleged sufficient			
					facts to confer standing under the NVRA, such			
	1				allegations were not sufficient to	,		
					support standing on its own behalf on the § 1983			
					claim. As to the NVRA claim, the			
					court found that the agency practice of only			
					offering voter			

Name of	Court	Citation	Date	Facts	Holding	Statutory	Other	Should the
Case						Basis (if of	Notes	Case be
						Note)		Researched
								Further
		i			registration			
					services at the			
	1				initial intake			
					interview and			
	•				placing the			
				•	burden on			
					disabled students			
					to obtain voter			
					registration			
					forms and		!	
					assistance	-		
					afterwards did			
					not satisfy its			
					statutory duties.			
	•				Furthermore,			
					most of the			
]			}		NVRA			
	1				provisions			
	İ				applied to			
					disabled		-	
					applicants not			
					registered at the			
					university.			
					Defendants'			
					motion to			
					dismiss first		,	
					amended			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					complaint was granted as to the § 1983 claim and denied as to plaintiff's claims brought under the National Voter Registration Act of 1993. Defendants' alternative motion for summary judgment was denied.			
Cunningham v. Chi. Bd. of Election Comm'rs	United States District Court for the Northern District of Illinois	2003 U.S. Dist. LEXIS 2528	February 24, 2003	Plaintiffs, who alleged that they were duly registered voters, six of whom had signed nominating petitions for one candidate and two of whom signed	Plaintiffs argued that objections to their signatures were improperly sustained by defendants, the city board of election commissioners. Plaintiff's argued that they were	No	N/A	No

Name of	Court	Citation	Date	Facts	Holding	Statutory	Other	Should the
Case						Basis (if of	Notes	Case be
						Note)		Researched
						<b>,</b>		Further
				nominating	registered voters		<u> </u>	
				petitions for	whose names			
			i	another	appeared in an			
			•	candidate. They	inactive file and			
				first asked for a	whose signatures			
		İ		preliminary	were therefore,			
				injunction of the	and improperly,		ļ	
				municipal	excluded. The			
				election	court ruled that	1		
				scheduled for the	by characterizing			
				following	the claim as			
				Tuesday and	plaintiffs did,		l	
				suggested,	they sought to			
	1			alternatively, that	, , ,			
				the election for	election because			
				City Clerk and	their signatures			
İ				for 4th Ward	were not			
				Alderman be	counted, even			
	i ·			enjoined.	though their			
	İ				preferred			
					candidates were			
					otherwise			
	Į.		]	/	precluded from			
					appearing on the			
					ballot. Without			
					regard to their			
					likelihood of	·		

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					obtaining any relief, plaintiffs failed to demonstrate that they would be irreparably harmed if an injunction did not issue; the threatened injury to defendants, responsible as they were for the conduct of the municipal election, far outweighed any threatened injury to plaintiffs; and the granting of a preliminary injunction would greatly disserve the public interest. Plaintiffs'			
i					petition for			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
				·	preliminary relief was denied.			
Diaz v. Hood	United States District Court for the Southern District of Florida	342 F. Supp. 2d 1111; 2004 U.S. Dist. LEXIS 21445	October 26, 2004	Plaintiffs, unions and individuals who had attempted to register to vote, sought a declaration of their rights to vote in the November 2, 2004 general election. They alleged that defendants, state and county election officials, refused to process their voter registrations for various failures to complete the registration forms. The election officials	The putative voters sought injunctive relief requiring the election officials to register them to vote. The court first noted that the unions lacked even representative standing, because they failed to show that one of their members could have brought the case in their own behalf. The individual putative voters raised separate issues: the first had failed to verify her mental	No	N/A	No

Name of	Court	Citation	Date	Facts	Holding	Statutory	Other	Should the
Case						Basis (if of	Notes	Case be
			!			Note)		Researched
								Further
				moved to dismiss	capacity, the			
		1		the complaint for	second failed to			
				lack of standing	check a box			
				and failure to	indicating that he			
				state a claim.	was not a felon,			
		,			and the third did			
					not provide the			
					last four digits of			
					her social			
					security number			
					on the form.			
					They claimed the			
					election officials			
					violated federal			
	Ī				and state law by			
1					refusing to			
					register eligible			
			1		voters because of			
		·			nonmaterial			
			<b>\</b>		errors or			
					omissions in			
					their voter			
					registration			
			1		applications, and			
					by failing to			
					provide any			
					notice to voter			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					applicants whose registration applications were deemed incomplete. In the first two cases, the election official had handled the			Further
					errant application properly under Florida law, and the putative voter had effectively caused their own injury by failing to complete the registration. The	·		
					third completed her form and was registered, so had suffered no injury. Standing failed against the secretary of state. Motion to dismiss without			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					prejudice granted.			
Bell v. Marinko	United States District Court for the Northern District of Ohio	235 F. Supp. 2d 772; 2002 U.S. Dist. LEXIS 21753	October 22, 2002	Plaintiff voters sued defendants, a county board of elections, a state secretary of state, and the state's attorney general, for violations of the Motor Voter Act and equal protection of the laws. Defendants moved for summary judgment. The voters also moved for summary judgment.	The board heard challenges to the voters' qualifications to vote in the county, based on the fact that the voters were transient (seasonal) rather than permanent residents of the county. The voters claimed that the board hearings did not afford them the requisite degree of due process and contravened their rights of privacy by inquiring into personal matters. As to the MVA	No	N/A	No

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					claim, the court held that residency within the precinct was a crucial qualification. One simply could not be an elector, much less a qualified elector entitled to vote, unless one resided in the precinct where he or she sought to vote. If one never lived within the precinct, one was not and could not be an eligible voter, even if listed on the board's rolls as such. The MVA did not affect the state's ability to			

Name of	Court	Citation	Date	Facts	Holding	Statutory	Other	Should the
Case						Basis (if of	Notes	Case be
						Note)		Researched
								Further
		]			condition			
					eligibility to vote			
	·				on residence.			
					Nor did it			
				,	undertake to			
	1				regulate			
					challenges, such			
					as the ones	ľ		
					presented, to a			
	İ				registered voter's			
					residency ab			
					initio. The ability		ł	
					of the			
	:				challengers to			
					assert that the			
					voters were not			
					eligible and had			
					not ever been			
					eligible, and of			
					the board to			
					consider and			
					resolve that			
					challenge, did			
					not contravene			
					the MVA.			
					Defendants'			
					motions for			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
Bell v. Marinko	United States Court of Appeals for the Sixth Circuit	367 F.3d 588; 2004 U.S. App. LEXIS 8330	April 28, 2004	Plaintiffs, registered voters, sued defendants, Ohio Board of Elections and Board members, alleging that Ohio Rev. Code Ann. §§ 3509.193509.21 violated the National Voter Registration Act, and the Equal Protection Clause	summary judgment were granted as to all claims with prejudice, except the voters' state- law claim, which was dismissed for want of jurisdiction, without prejudice.  The voters contested the challenges to their registration brought under Ohio Code Rev. Ann. § 3505.19 based on Ohio Rev. Code Ann. § 3503.02. Specifically, the voters asserted that § 3503.02which stated that the place	No	N/A	No

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of	Other Notes	Should the Case be
Case			ŀ			Note)	Notes	Researched
					•	Note		Further
			<del> </del>	of the Fourteenth	where the family			Turtier
	1			Amendment. The	of a married man			
				United States	or woman			
				District Court for	resided was			
				the Northern	considered to be			
ŀ			ļ	District of Ohio	his or her place			
				granted summary	of residence			
				judgment in favor	violated the	] ·		
				of defendants.	equal protection			
				The voters	clause. The court			
				appealed.	of appeals found			
				appoured.	that the Board's	1		
					procedures did			
			1.		not contravene		•	
					the National			
					Voter			
					Registration Act			
					because			
					Congress did not			
					intend to bar the			
,					removal of			
					names from the			
1					official list of			
					persons who		ļ.	
					were ineligible			
					and improperly		•	
					registered to vote			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					in the first place. The National			
					Voter Registration Act did not bar the Board's continuing			·
					consideration of a voter's residence, and encouraged the Board to			
					maintain accurate and reliable voting rolls. Ohio was			
					free to take reasonable steps to see that all			
					applicants for registration to vote actually fulfilled the			
					requirement of bona fide residence. Ohio Rev. Code Ann.			

# EAC Voting Fraud-Voter Intimidation Preliminary Research Voter Registration Rejection Cases - 2

Name of	Court	Citation	Date	Facts	Holding	Statutory	Other	Should the
Case						Basis (if of	Notes	Case be
						Note)		Researched
						<b>,</b>		Further
					§ 3503.02(D) did			
					not contravene			
					the National	•		
		•			Voter			
					Registration Act.		İ	
					Because the			
					Board did not			
			i		raise an			
					irrebuttable		ļ	
		·	1		presumption in			
					applying §			
					3502.02(D), the			
		Ì			voters suffered			
					no equal			
					protection			
					violation. The			
					judgment was			i.
					affirmed.			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
Bell v. Marinko	United States Court of Appeals for the Sixth Circuit	367 F.3d 588; 2004 U.S. App. LEXIS 8330	April 28, 2004	Plaintiffs, registered voters, sued defendants, Ohio Board of Elections and Board members, alleging that Ohio Rev. Code Ann. §§ 3509.193509.21 violated the National Voter Registration Act, and the Equal Protection Clause of the Fourteenth Amendment. The United States District Court for the Northern District of Ohio	The voters asserted that § 3503.02 which stated that the place where the family of a married man or woman resided was considered to be his or her place of residence violated the equal protection clause. The court of appeals found that the Board's procedures did not contravene the National Voter Registration Act because Congress did	No	N/A	No

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
				granted	not intend to			
			·	summary	bar the removal			
				judgment in	of names from			
				favor of	the official list			
				defendants. The	1 1			
				voters	were ineligible			
				appealed.	and improperly			
					registered to			
			ŀ		vote in the first			
•					place. The			
					National Voter			
	1				Registration			
					Act did not bar			
					the Board's			
					continuing			
					consideration		•	
					of a voter's			
	1				residence, and		i	
					encouraged the			
				-	Board to			
					maintain			
					accurate and			
					reliable voting			
	ļ				rolls. Ohio was		•	
					free to take			
					reasonable			
					steps to see that			

#### EAC Voting Fraud-Voter Intimidation Preliminary Research Voter Registration Cases

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					all applicants for registration to vote actually fulfilled the requirement of bona fide residence. Ohio Rev. Code Ann. § 3503.02(D) did not contravene the National Voter Registration Act. Because the Board did not raise an irrebuttable presumption in applying § 3502.02(D), the voters suffered no equal protection			Further
					violation. The judgment was affirmed.			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
Wilson v. Commonwealth	Court of Appeals of Virginia	2000 Va. App. LEXIS 322	May 2, 2000	Defendant appealed the judgment of the circuit court which convicted her of election fraud.	On appeal, defendant argued that the evidence was insufficient to support her conviction because it failed to prove that she made a willfully false statement on her voter registration form and, even if the evidence did prove that she made such a statement, it did not prove that the voter registration form was the form required by Title 24.2. At trial, the Commonwealth	No	N/A	No

#### EAC Voting Fraud-Voter Intimidation Preliminary Research Voter Registration Cases

Name of Case	Court	Citation	Date	Facts	Holding	Statutory	Other	Should the
						Basis (if of	Notes	Case be
						Note)		Researched
				1	İ			Further
					introduced			
				٠.	substantial			
•					testimony and			
					documentary			
					evidence that			
					defendant had			
					continued to			
					live at one			
					residence in the	!		-
					13th District,			
					long after she			
					stated on the			ļ
					voter			
					registration			
					form that she			
					was living at a			
					residence in the			
					51st House			
					District. The			
					evidence			
					included			
					records			
					showing			
					electricity and			
					water usage,	·		
					records from			
					the Department			

#### EAC Voting Fraud-Voter Intimidation Preliminary Research Voter Registration Cases

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					of Motor Vehicles and school records. Thus, the evidence was sufficient to support the jury's verdict that defendant made "a false material statement" on the voter registration card required to be filed by Title 24.2 in order for her to be a candidate for office in the primary in question. Judgment of conviction affirmed. Evidence,			
		Ļ		1	including			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					records showing electricity and water usage, records from the Department of Motor Vehicles and school records, was sufficient to support jury's verdict that defendant made "a false material statement" on the voter registration card required to be filed in order for her to be a candidate for office in the primary in question.			
ACLU of Minn. v.	United States	2004 U.S. Dist.	October 29, 2004	Plaintiffs, voters and	Plaintiffs argued that	No	N/A	No

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
Kiffmeyer	District Court for the District of Minnesota	LEXIS 22996		associations, filed for a temporary restraining order pursuant to Fed. R. Civ. P. 65, against defendant, Minnesota Secretary of State, concerning voter registration.	Minn. Stat. § 201.061 was inconsistent with the Help America Vote Act because it did not authorize the voter to complete registration either by a "current and valid photo identification" or by use of a current utility bill, bank statement, government check, paycheck, or other government document that showed the name and			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					address of the			
		:			individual. The			
					Secretary			
			ļ		advised the			
					court that there			
					were less than	}		
					600 voters who			
					attempted to			
					register by mail			
					but whose			
	1				registrations			
					were deemed			
			İ		incomplete.			
					The court			
	Œ				found that			
					plaintiffs			
					demonstrated			
	1			·	that they were			
	1				likely to			
		•			succeed on			
	-	}			their claim that	·		
					the			
1					authorization in			
					Minn. Stat. §			
					201.061, sub. 3,			
					violated the			
					Equal			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					Protection Clause of the Fourteenth Amendment of the United States Constitution insofar as it did not also authorize the use of a photographic tribal identification card by American Indians who do not reside on their tribal reservations. Also, the court found that plaintiffs demonstrated that they were likely to			
					succeed on			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					their claims that Minn. R. 8200.5100, violated the Equal Protection Clause of the United States Constitution. A temporary restraining order was entered.			
Kalsson v. United States FEC	United States District Court for the Southern District of New York	356 F. Supp. 2d 371; 2005 U.S. Dist. LEXIS 2279	February 16, 2005	Defendant Federal Election Commission filed a motion to dismiss for lack of subject matter jurisdiction plaintiff individual's action, which sought a declaration that	The individual claimed that his vote was diluted because the NVRA resulted in more people registering to vote than otherwise would have been the case. The court held that the	No	N/A	No

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched
				the National Voter Registration Act was unconstitutional on the theories that its enactment was not within the enumerated powers of the federal government and that it violated Article II of the United States Constitution.	individual lacked standing to bring the action. Because New York was not obliged to adhere to the requirements of the NVRA, the individual did not allege any concrete harm. If New York simply adopted election day registration for elections for federal office, it would have been entirely free of the NVRA just as		Notes	1
!					were five other states. Even if the individual's vote were diluted, and		·	

Name of Case	Court	Citation	Date	Facts	Holding	Statutory	Other	Should the
						Basis (if of	Notes	Case be
					,	Note)		Researched
								Further
					even if such an			
					injury in other			
					circumstances			
					might have			
					sufficed for			
					standing, any			
					dilution that he			
					suffered was			
					the result of			
					New York's			
					decision to			
					maintain a	1		
					voter			
					registration	1		}
					system that			}
					brought it			1
					under the			
					NVRA, not the			<u> </u>
					NVRA itself.			
					The court			
					granted the			
					motion to			
					dismiss for lack			
					of subject			
					matter			
	1	11161	-	71 :	jurisdiction.			
Peace &	California	114 Cal.	January 15,	Plaintiff	The trial court	No	N/A	No

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
Freedom Party v. Shelley	Court of Appeal, Third Appellate District	App. 4th 1237; 8 Cal. Rptr. 3d 497; 2004 Cal. App. LEXIS 42	2004	political party appealed a judgment from the superior court which denied the party's petition for writ of mandate to compel defendant, the California Secretary of State, to include voters listed in the inactive file of registered voters in calculating whether the party qualified to participate in a primary election.	ruled that inactive voters were excluded from the primary election calculation. The court of appeals affirmed, observing that although the election had already taken place, the issue was likely to recur and was a matter of continuing public interest and importance; hence, a decision on the merits was proper, although the			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					case was			
					technically			
					moot. The law			
					clearly			
					excluded			
					inactive voters			
					from the			
					calculation.			
					The statutory			
					scheme did not			
					violate the			
					inactive voters'			
					constitutional			
					right of			
					association			
					because it was			
					reasonably			
					designed to			
					ensure that all			
					parties on the			
					ballot had a			
					significant			
					modicum of			
					support from			
					eligible voters.	]		
					Information in			
					the inactive file			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					was unreliable and often duplicative of information in the active file. Moreover, there was no violation of the National Voter Registration Act because voters listed as inactive were not prevented from voting. Although the Act prohibited removal of voters from the official voting list absent certain conditions, inactive voters			Further
					in California could correct the record and			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					vote. Affirmed.			
McKay v.	United	226 F.3d	September	Plaintiff	The trial court	No	N/A	No
Thompson	States Court	752; 2000	18, 2000	challenged	had granted			
	of Appeals	U.S. App.		order of United	defendant state			
	for the	LEXIS		States District	election			
	Sixth	23387		Court for	officials			
	Circuit			Eastern District	summary			
				of Tennessee at	judgment. The			
				Chattanooga,	court declined			
	ļ			which granted	to overrule			
				defendant state	defendants'			
				election	administrative			
				officials	determination			
				summary	that state law			
				judgment on	required			
				plaintiff's	plaintiff to			
				action seeking	disclose his			
				to stop the state	social security			
				practice of	number			
				requiring its	because the			
				citizens to	interpretation			
				disclose their	appeared to be			
				social security	reasonable, did			
				numbers as a	not conflict			
				precondition to	with previous			
				voter	caselaw, and			
				registration.	could be			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					challenged in state court. The requirement did not violate the Privacy Act because it was grand fathered under the terms of the Act. The limitations in the National Voter Registration Act did not apply because the NVRA did not specifically prohibit the use of social security numbers and the Act contained a more specific provision			Further
					regarding such use. Plaintiff			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory	Other	Should the
						Basis (if of	Notes	Case be
						Note)		Researched
				<u> </u>				Further
					could not			
				ļ	enforce § 1971			
					as it was			
					enforceable			
					only by the			
					United States			
					Attorney			
					General. The			
					trial court			
					properly			
			1		rejected			
			j		plaintiff's			
					fundamental			
			ļ		right to vote,			
					free exercise of			
		Ì			religion,	1		
					privileges and			·
					immunities,			
	Ì		-		and due process			
<b>9</b>					claims.			
					Although the			
					trial court			
					arguably erred			
					in denying			
					certification of			
					the case to the			
	1.		1		USAG under		ı	

Name of Case	Court	Citation	Date	Facts	Holding	Statutory	Other	Should the
						Basis (if of	Notes	Case be
						Note)		Researched
		- <b></b>						Further
					28 U.S.C.S. §			
		1			2403(a),			
					plaintiff			
				·	suffered no			
					harm from the			
				İ	technical			
					violation. Order			
					affirmed			
					because			
					requirement			
					that voters			
					disclose social			
	1				security			
	ĺ				numbers as			
					precondition to			†
					voter			
					registration did			
					not violate			
					Privacy Act of			
					1974 or			
	İ			.	National Voter			
					Registration			
					Act and trial			
					court properly			
			1		rejected			
					plaintiff's			
					fundamental			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					right to vote, free exercise of religion, privileges and immunities, and due process claims.			
Lucas County Democratic Party v. Blackwell	United States District Court for the Northern District of Ohio	341 F. Supp. 2d 861; 2004 U.S. Dist. LEXIS 21416	October 21, 2004	Plaintiff organizations brought an action challenging a memorandum issued by defendant, Ohio's Secretary of State, in December 2003. The organizations claimed that the memorandum contravened provisions of the Help	The case involved a box on Ohio's voter registration form that required a prospective voter who registered in person to supply an Ohio driver's license number or the last four digits of their Social Security number. In his memorandum, the Secretary	No	N/A	No

Name of Case	Court	Citation	Date	Facts	Holding	Statutory	Other	Should the
		•				Basis (if of	Notes	Case be
						Note)		Researched
								Further
				Act and the	Ohio County			·
				National Voter	Boards of			
			·	Registration	Elections that,			
	}			Act. The	if a person left			
				organizations	the box blank,			
				moved for a	the Boards			
	i			preliminary	were not to			
				injunction.	process the			
					registration			
					forms. The			- -
					organizations			
					did not file			
					their suit until			
					18 days before			}
					the national		•	
				,	election. The			
'			i		court found that			
					there was not			ļ
					enough time			
	İ				before the			ŀ
					election to	1		
					develop the			
		· ·	1		evidentiary			
					record	:		1
					necessary to			
					determine if the			-
					organizations			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of	Other Notes	Should the Case be
						Note)	110005	Researched
						11010)		Further
					were likely to			1 di di ci
					succeed on the			
					merits of their			
		:			claim. Denying			
					the			
					organizations'			
					motion would			
			1		have caused			
					them to suffer			
					no irreparable			
					harm. There			
	1				was no			
					appropriate			
	ì				remedy			
					available to the			
	ŀ				organizations at			]
					the time. The			
			1		likelihood that			
					the			
					organizations			
					could have			
	1				shown			<u> </u>
					irreparable	!		
					harm was, in			
					any event,			
					slight in view			
					of the fact that			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					they waited so long before filing suit. Moreover, it would have been entirely improper for the court to order the Boards to re-open in-person registration until election day. The public interest would have been ill-served by an injunction. The motion for a preliminary injunction was denied sua sponte.			
Nat'l Coalition for Students with Disabilities	United States District Court for	150 F. Supp. 2d 845; 2001 U.S. Dist.	July 5, 2001	Plaintiff, national organization for disabled	Defendants alleged that plaintiff lacked standing to	No	N/A	No

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
Educ. & Legal	the District	LEXIS		students,	represent its			
Def. Fund v.	of Maryland	9528		brought an	members, and			
Scales			1	action against	that plaintiff			
				university	had not			
				president and	satisfied the			
				university's	notice			
				director of	requirements of			
				office of	the National			
				disability	Voter			
				support	Registration			
				services to	Act. Further,			
				challenge the	defendants			
				voter	maintained the			
				registration	facts, as alleged			
				procedures	by plaintiff, did			
				established by	not give rise to			
				the disability	a past, present,			
				support	or future			
				services.	violation of the			
				Defendants	NVRA because		•	
	<u> </u>			moved to	(1) the			
				dismiss the first	plaintiff's			
			1	amended	members that			
				complaint, or in	requested voter		٠.	
				the alternative	registration			
				for summary	services were			
				judgment.	not registered			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					students at the university and (2) its current voter registration procedures complied with NVRA. As to plaintiffs § 1983 claim, the court held that while plaintiff had alleged sufficient facts to confer standing under the NVRA, such allegations were not sufficient to support standing on its own behalf on the § 1983 claim. As to the			
					NVRA claim,			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					the court found that the agency practice of only offering voter registration services at the initial intake interview and placing the burden on disabled students to obtain voter registration forms and assistance afterwards did not satisfy its statutory duties. Furthermore, most of the NVRA provisions applied to disabled			Further
					applicants not registered at the			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					university. Defendants' motion to dismiss first amended complaint was granted as to the § 1983 claimand denied as to plaintiff's claims brought under the National Voter Registration Act of 1993. Defendants' alternative motion for summary judgment was denied.			
People v. Disimone	Court of Appeals of Michigan	251 Mich. App. 605; 650 N.W.2d 436; 2002	July 11, 2002	Defendant was charged with attempting to vote more than once in the	Defendant was registered in the Colfax township for the 2000	No	N/A	No

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
		Mich. App. LEXIS 826		2000 general election. The circuit court granted defendant's motion that the State had to prove specific intent. The State appealed.	general election. After presenting what appeared to be a valid voter's registration card, defendant proceeded to vote in the Grant township. Defendant had voted in the Colfax township earlier in the day. Defendant moved the court to issue an order that the State had to find that he had a specific intent to vote twice in order to be convicted. The appellate court			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					reversed the circuit court judgment and held that under the rules of statutory construction, the fact that the legislature had specifically omitted certain trigger words such as "knowingly," "willingly," "purposefully," or "intentionally" it was unlikely that the legislature had intended for this to be a specific intent crime. The court also			
					court also rejected the			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory	Other	Should the
					_	Basis (if of	Notes	Case be
						Note)		Researched
				·		<b>'</b>		Further
					defendant's			
					argument that			
					phrases such as			
					"offer to vote"			
					and "attempt to			
					vote" should be			
					construed as			
					synonymous			
I					terms, as when		!	
		1			words with			
	-				similar			
					meanings were			
					used in the			
					same statute, it			
					was presumed			
					that the			
					legislature	·		
					intended to			
					distinguish			
					between the			
					terms. The			
					order of the			
					circuit court			
					was reversed.			
Diaz v. Hood	United	342 F.	October 26,	Plaintiffs,	The putative	No	N/A	No
	States	Supp. 2d	2004	unions and	voters sought			
· <del></del>	District	1111; 2004		individuals who	injunctive relief			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
	Court for	U.S. Dist.		had attempted	requiring the			
	the	LEXIS		to register to	election			
	Southern	21445		vote, sought a	officials to			
	District of		j.	declaration of	register themto			
	Florida			their rights to	vote. The court			
				vote in the	first noted that		:	
				November 2,	the unions			
				2004 general	lacked even			
				election. They	representative			
				alleged that	standing,			
				defendants,	because they			
				state and	failed to show			
				county election	that one of their			1
			1	officials,	members could			1
			1	refused to	have brought			
				process their	the case in their			
				voter	own behalf.			
				registrations for	The individual			
				various failures	putative voters			
				to complete the	raised separate			
				registration	issues: the first			
				forms. The	had failed to			
		1	}	election	verify her			
				officials moved	mental			
		•		to dismiss the	capacity, the			
				complaint for	second failed to			
				lack of standing	check a box			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
<del></del>				and failure to	indicating that			
				state a claim.	he was not a			
					felon, and the			ŀ
	1				third did not			
					provide the last			
					four digits of			
					her social			
					security			
					number on the			
					form. They			
					claimed the			
					election			
					officials			-
					violated federal			
					and state law			
				,	by refusing to			
					register eligible	1		
					voters because	]		
					of nonmaterial			
					errors or			
					omissions in			
					their voter			
	1				registration			
					applications,			
					and by failing			
					to provide any			
					notice to voter			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					applicants whose registration applications were deemed incomplete. In the first two cases, the election official had handled the errant application properly under Florida law, and the putative voter had effectively caused their own injury by failing to complete the registration. The third completed her form and was registered, so			rururer
					had suffered no			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					injury. Standing failed against the secretary of state. The motions to dismiss the complaint were granted without prejudice.			
Charles H. Wesley Educ. Found., Inc. v. Cox	United States District Court for the Northern District of Georgia	324 F. Supp. 2d 1358; 2004 U.S. Dist. LEXIS 12120	July 1, 2004	Plaintiffs, a voter, fraternity members, and an organization, sought an injunction ordering defendant, the Georgia Secretary of State, to process the voter registration application forms that they mailed in	The organization participated in numerous non-partisan voter registration drives primarily designed to increase the voting strength of African-Americans. Following one such drive, the fraternity members	No	N/A	No

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
				following a voter registration drive. They contended that by refusing to process the forms defendants violated the National Voter Registration Act and U.S. Const. amends. I, XIV, and XV.	mailed in over 60 registration forms, including one for the voter who had moved within state since the last election. The Georgia Secretary of State's office refused to process them because they were not mailed individually and neither a registrar, deputy registrar, or an otherwise authorized person had collected the applications as			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory	Other	Should the
						Basis (if of	Notes	Case be
						Note)		Researched
								Further
					required under			
					state law. The			
I					court held that			
					plaintiffs had			
		:			standing to			
					bring the			
					action. The			
				İ	court held that			
					because the			
					applications			
					were received			
					in accordance			
					with the	į		
					mandates of the			
					NVRA, the			
					State of			
	İ		:		Georgia was			
					not free to			
					reject them.			
					The court			
					found that:			
					plaintiffs had a			
					substantial		,	
					likelihood of			
					prevailing on			
					the merits of			
					their claim that			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory	Other	Should the
						Basis (if of	Notes	Case be
						Note)		Researched
	ĺ							Further
					the applications			
					were			·
					improperly	:		
				·	rejected;			
					plaintiffs would	1		
	<u> </u>				be irreparably			
					injured absent			
					an injunction;	·	-	
					the potential			
					harmto		i	
					defendants was			
					outweighed by			
				:	plaintiffs'			
					injuries; and an			
					injunction was			
					in the public			
					interest.	}		
		į			Plaintiffs'			
					motion for a			
					preliminary			
					injunction was			li-
					granted.			1
					Defendants			1
					were ordered to			
:					process the			}
					applications			
					received from			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
	-				the organization to determine whether those registrants were qualified to vote. Furthermore, defendants were enjoined from rejecting any voter registration application on the grounds that it was mailed as part of a "bundle" or that it was collected by someone not authorized or any other reason contrary to the NVRA.			
Moseley v. Price	United States	300 F. Supp. 2d	January 22, 2004	Plaintiff alleged, that	The court concluded that	No	N/A	No

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
	District	389; 2004		defendants'	plaintiff's claim			
	Court for	U.S. Dist.		actions in	under the			
	the Eastern	LEXIS		investigating	Voting Rights		1	
	District of	850		his voter	Act lacked			
	Virginia	Α.		registration	merit. Plaintiff			
				application	did not allege,			
	1			constituted a	as required,			
				change in	that any			
				voting	defendants			
				procedures	implemented a			
			,	requiring § 5	new, uncleared			1
				preclearance	voting			
				under the	qualification or			
				Voting Rights	prerequisite to			
			in the second	Act, which	voting, or			
				preclearance	standard,			
				was never	practice, or			
				sought or	procedure with			
			]	received.	respect to			
				Plaintiff	voting. Here,			ļ
				claimed he	the existing			·
				withdrew from	practice or			
				the race for	procedure in			
				Commonwealth	effect in the			
				Attorney	event a mailed			
				because of the	registration			
				investigation.	card was			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
		·		Defendants moved to dismiss the complaint.	returned was to "resend the voter card, if address verified			
					as correct." This was what precisely occurred.			
					Plaintiff inferred, however, that the existing			
					voting rule or practice was to resend the voter			
					card "with no adverse consequences" and that the			
					county's initiation of an investigation	·		
		·			constituted the implementation of a change that			
					had not been precleared.			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
		·			The court			
					found the			
					inference			
	-				wholly			
					unwarranted	,		
	1				because			
	1				nothing in the			1
				}	written			
	]			}	procedure			
				]	invited or			
	İ				justified such			
					an inference.			}
					The court			
					opined that			
					common sense			
	ļ				and state law			5 -
					invited a	!		
					different			
					inference,			
					namely that			
					while a	}		
					returned card			
					had to be resent			
•					if the address			
				·	was verified as			
			1		correct, any			
	<u> </u>				allegation of			·

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					fraud could be investigated. Therefore, there was no new procedure for which preclearance was required. The court dismissed plaintiff's federal claims. The court dismissed the state law claims without prejudice.			
Thompson v. Karben	Supreme Court of New York, Appellate Division, Second Department	295 A.D.2d 438; 743 N.Y.S.2d 175; 2002 N.Y. App. Div. LEXIS 6101	June 10, 2002	Respondents filed a motion seeking the cancellation of appellant's voter registration and political party enrollment on the ground that	Respondents alleged that appellant was unlawfully registered to vote from an address at which he did not reside and that he should	No	N/A	No

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
				appellant was unlawfully registered to vote in a particular district. The Supreme Court, Rockland County, New York, ordered the cancellation of appellant's voter registration and party enrollment. Appellant challenged the trial court's order.	support the conclusion that			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched
						ĺ		Further
······································		<u> </u>			2001 paycheck			
					stub, and 2000			
					and 2001			
					retirement			
					account			
					statements all			
					showing the			
					subject address.			
				B	Appellant also			
					testified that he			
					was a signatory			
					on the			
			1		mortgage of the			
					subject address			
					and that he kept			
					personal			
					belongings at			
					that address.			
					Respondents			
					did not sustain			
					their			
					evidentiary			
					burden. The			
					judgment of the			
					trial court was			
					reversed.			
Nat'l Coalition	United	2002 U.S.	August 2,	Plaintiffs, a	The court	No	N/A	No

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
v. Taft	States District Court for the Southern District of Ohio	Dist. LEXIS 22376	2002	nonprofit public interest group and certain individuals, sued defendants, certain state and university officials, alleging that they violated the National Voter Registration Act in failing to designate the disability services offices at state public colleges and universities as voter registration sites. The group and individuals moved for a	found that the disability services offices at issue were subject to the NVRA because the term "office" included a subdivision of a government department or institution and the disability offices at issue were places where citizens regularly went for service and assistance. Moreover, the Ohio Secretary of State had an obligation under the NVRA to designate the			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
				preliminary injunction.	disability services offices as voter registration sites because nothing in the law superceded the NVRA's requirement that the responsible state official designate disability services offices as voter registration sites. Moreover, under Ohio Rev. Code Ann. § 3501.05(R), the Secretary of State's duties			Trutture!
		:			expressly included			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					ensuring compliance with the NVRA. The case was not moot even though the Secretary of State had taken steps to ensure compliance with the NVRA given his position to his obligation under the law. The court granted declaratory judgment in favor of the nonprofit organization and the individuals. The motion for			
					a preliminary			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					injunction was granted in part and the Secretary of State was ordered to notify disabled students who had used the designated disability services offices prior to the opening day of the upcoming semester or who had preregistered for the upcoming semester as to voter registration			
Lawson v. Shelby County	United States Court of Appeals for the	211 F.3d 331; 2000 U.S. App. LEXIS	May 3, 2000	Plaintiffs who were denied the right to vote when they	availability. Plaintiffs attempted to register to vote in October, and	No	N/A	No

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
	Sixth Circuit	8634		refused to disclose their social security numbers, appealed a judgment of the United States District Court for the Western District of Tennessee at Memphis dismissing their amended complaint for failure to state claims barred by U.S. Const. amend. XI.	to vote in November, but were denied because they refused to disclose their social security numbers. A year after the election date they filed suit alleging denial of constitutional rights, privileges and immunities, the Privacy Act of 1974 and § 1983. The district court dismissed, finding the claims were barred by U.S. Const. amend. XI, and the one			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of	Other Notes	Should the Case be
						Note)		Researched
				·		1		Further
					year statute of			
					limitations. The			
			1		appeals court			
					reversed,			
					holding the			
					district court	:		
					erred in			
					dismissing the			1
					suit because			
					U.S. Const.			
					amend. XI			
					immunity did	:		
					not apply to			
					suits brought			
			ŀ		by a private			
					party under the			
	}			j	Ex Parte Young			
	,				exception. Any			
					damages claim			
					not ancillary to			
					injunctive relief			
					was barred.			
					The court also			
					held the statute			
					of limitations			
					ran from the			
					date plaintiffs			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					were denied the			
					opportunity to			
					vote, not			
					register, and	}		
					their claim was			
·					thus timely.			
					Reversed and		·	
					remanded to			
					district court to			
					order such	}		
					relief as will			
					allow plaintiffs			
					to vote and			
					other			
					prospective			
					injunctive relief		i	
					against county			
					and state			
				.	officials;			
					declaratory		•	
					relief and			
	İ				attorneys' fees			
					ancillary to the			
					prospective			
					injunctive		٠	
					relief, all			
					permitted under			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					the Young exception to sovereign immunity, to be fashioned.		·	
Curtis v. Smith	United States District Court for the Eastern District of Texas	145 F. Supp. 2d 814; 2001 U.S. Dist. LEXIS 8544	June 4, 2001	Plaintiffs, representatives of several thousand retired persons who called themselves the "Escapees," and who spent a large part of their lives traveling about the United States in recreational vehicles, but were registered to vote in the county, moved for preliminary injunction seeking to	Before a general election, three persons brought an action alleging the Escapees were not bona fide residents of the county, and sought to have their names expunged from the rolls of qualified voters. The plaintiffs brought suit in federal district court. The court issued a	No	N/A	No

Name of Case	Court	Citation	Date	Facts	Holding	Statutory	Other	Should the
						Basis (if of	Notes	Case be
						Note)		Researched
·								Further
			ľ	enjoin a Texas	preliminary			
				state court	injunction			
				proceeding	forbidding			
				under the All	county officials			
				Writs Act.	from			
					attempting to			
					purge the			
					voting.			
					Commissioner			
					contested the			
					results of the			
	į				election,			
	İ		1		alleging			
					Escapees' votes			
					should be			
					disallowed.			
					Plaintiffs			
					brought present			}
					case assertedly			
					to prevent the			
					same issue			
					from being			İ
					relitigated. The			
					court held,			
					however, the			
					issues were			
					different, since,			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of	Other Notes	Should the Case be
						Note)	110100	Researched
								Further
					unlike the case			
					in the first			
					proceeding,			
					there was			
					notice and an			
					opportunity to	ľ		
					be heard.			
<b>t</b>					Further, unlike			
					the first			
					proceeding, the			
					plaintiff in the			
					state court			
					action did not			
					seek to change			
					the			
					prerequisites			
					for voting			
ii					registration in			
					the county, but			
	1				instead			
			]		challenged the			
					actual			
			1		residency of			
				:	some members			
					of the			
					Escapees, and			
	<u> </u>		<u> </u>		such challenge			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					properly belonged in the state court. The court further held that an election contest under state law was the correct vehicle to contest the registration of Escapees. The court dissolved the temporary restraining order it had previously entered and denied plaintiffs' motion for preliminary injunction of the state court proceeding.			
Pepper v. Darnell	United States Court	24 Fed. Appx. 460;	December 10, 2001	Plaintiff individual	Individual argued on	No	N/A	No

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of	Other Notes	Should the Case be
						Note)	Notes	Researched
						11010)		Further
	of Appeals	2001 U.S.		appealed from a	appeal that the			
	for the	App.		judgment of the	district court			
	Sixth	LEXIS		district court, in	erred in finding			
	Circuit	26618		an action	that the			
				against	registration			
				defendant state	forms used by			
	İ			officials	the state did not			
				seeking relief	violate the			
				under § 1983	NVRA and in			
				and the	failing to			
				National Voter	certify a class			
				Registration	represented by			
				Act, for their	individual.			·
				alleged refusal	Individual lived			
				to permit	in his			
				individual to	automobile and			
				register to vote.	received mail at			
				Officials had	a rented box.	·		
				moved for	Officials			
				dismissal or for	refused to			
				summary	validate			
				judgment, and	individual's			
				the district	attempt to			
				court granted	register to vote			
				the motion.	by mail.			
					Tennessee state			
					law forbade			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of	Other Notes	Should the Case be
						Note)		Researched
								Further
					accepting a			
	1		ŀ		rented mail box			1
	1				as the address			
					of the potential			
					voter.			
					Individual			
					insisted that his			
			·		automobile			
			1		registration			
					provided			
					sufficient proof			
					of residency			
					under the			
					NVRA. The			
					court upheld			
					the legality of			
					state's			
					requirement			
					that one			
	·				registering to			
					vote provide a			]
•	1				specific			
					location as an			
					address,			
					regardless of			
					the transient			
					lifestyle of the			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of	Other Notes	Should the Case be
						Note)		Researched
								Further
					potential voter,			
					finding state's			
					procedure			ii
					faithfully			-
·				,	mirrored the			
					requirements of			
					the NVRA as			
					codified in the			
			İ		Code of			
					Federal			
					Regulations.	:		
					The court also			
					held that the			
					refusal to			
					certify			
				·	individual as			
					the			
					representative			
				-	of a class for			
					purposes of this			ŀ
					litigation was			
					not an abuse of			
					discretion; in			
					this case, no			
					representative			
		1			party was			
					available as the			·

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of	Other Notes	Should the Case be
						Note)		Researched
								Further
					indigent			
					individual,			
					acting in his			
					own behalf,			
			}		was clearly			
		ļ			unable to			
					represent fairly			
					the class. The			
					district court's			
			ļ		judgment was			
					affirmed.			
Miller v.	United	348 F.	October 27,	Plaintiffs, two	Plaintiffs	No	N/A	No
Blackwell	States	Supp. 2d	2004	voters and the	alleged that the			
	District	916; 2004		Ohio	timing and			
	Court for	U.S. Dist.		Democratic	manner in			
	the	LEXIS		Party, filed suit	which			
	Southern	24894		against	defendants			
	District of			defendants, the	intended to			
	Ohio			Ohio Secretary	hold hearings			
				of State, several	regarding pre			
				county boards	election			
				of elections,	challenges to			
				and all of the	their voter			
				boards'	registration			
				members,	violated both			
				alleging claims	the Act and the			
				under the	Due Process			1

Name of Case	Court	Citation	Date	Facts	Holding	Statutory	Other	Should the
						Basis (if of	Notes	Case be
						Note)		Researched
						·		Further
				National Voter	Clause. The			
				Registration	individuals,			
				Act and § 1983.	who filed pre			
				Plaintiffs also	election voter			
				filed a motion	eligibility			
		N .		for a temporary	challenges,			
				restraining	filed a motion			
			1	order (TRO).	to intervene.			
				Two	The court held			
			ļ	individuals	that it would			
				filed a motion	grant the			
				to intervene as	motion to			
				defendants.	intervene			
					because the			
					individuals had	j		
					a substantial			
					legal interest in			
					the subject			
					matter of the			
					action and time			
					constraints			
					would not			
					permit them to			
					bring separate			
					actions to			
					protect their			
	<u>[</u>				rights. The			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory	Other	Should the
						Basis (if of	Notes	Case be
						Note)		Researched
			1	!				Further
					court further			
					held that it			
					would grant			
					plaintiffs'			
					motion for a			
					TRO because			
	1				plaintiffs made			
	ļ				sufficient			
					allegations in		i	
					their complaint			
					to establish		•	
					standing and			
					because all four	'		
					factors to			
					consider in			
					issuing a TRO			
					weighed			
:					heavily in favor			
					of doing so.			
					The court			
					found that			
					plaintiffs			
					demonstrated a			
					likelihood of			
					success on the			
					merits because			
					they made a			

_	
 	ه
くな	
<u>`</u>	

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					strong showing that defendants' intended actions regarding pre-election challenges to voter eligibility abridged plaintiffs' fundamental right to vote and violated the Due Process Clause. Thus, the other factors to consider in granting a TRO automatically weighed in plaintiffs' favor. The court granted plaintiffs' motion for a			rutulei
					TRO. The court			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					also granted the individuals' motion to intervene.			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
Miller v. Blackwell	United States District Court for the southern District of Ohio	348 F. Supp. 2d 916; 2004 U.S. Dist. LEXIS 24894	October 27, 2004	Plaintiffs, two voters and the Ohio Democratic Party, filed suit against defendants, the Ohio Secretary of State, several county boards of elections, and all of the boards' members, alleging claims under the National Voter Registration Act and § 1983. Plaintiffs also filed a motion for a temporary restraining order. Two individuals filed a motion to intervene as defendants.	Plaintiffs alleged that the timing and manner in which defendants intended to hold hearings regarding pre-election challenges to their voter registration violated both the Act and the Due Process Clause. The individuals, who filed pre-election voter eligibility challenges, filed a motion to intervene. The court held that it would grant the motion to intervene because the individuals had a substantial legal interest in	No	N/A	No

# EAC Voting Fraud-Voter Intimidation Preliminary Research Voter Eligibility Challenge Cases

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					the subject matter of the action and time constraints would not permit them to bring separate actions to protect their rights. The court further held that it would grant plaintiffs' motion for a TRO because plaintiffs made sufficient allegations in their complaint to establish standing and because all four factors to consider in issuing a TRO weighed heavily in favor of doing so. The court found that plaintiffs			Further
					demonstrated a			

## EAC Voting Fraud-Voter Intimidation Preliminary Research Voter Eligibility Challenge Cases

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					likelihood of success on the merits because they made a strong showing that defendants' intended actions regarding pre-election challenges to voter eligibility abridged plaintiffs' fundamental right to vote and violated the Due Process Clause. Thus, the other factors to consider in granting a TRO automatically weighed in plaintiffs' favor. The court granted plaintiffs' motion for a TRO. The			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					court also granted the individuals' motion to intervene.			
Spencer v. Blackwell	United States District Court for the Southern District of Ohio	347 F. Supp. 2d 528; 2004 U.S. Dist. LEXIS 22062	November 1, 2004	Plaintiff voters filed a motion for temporary restraining order and preliminary injunction seeking to restrain defendant election officials and intervenor State of Ohio from discriminating against black voters in Hamilton County on the basis of race. If necessary, they sought to restrain challengers from being allowed at the polls.	The voters alleged that defendants had combined to implement a voter challenge system at the polls that discriminated against African-American voters. Each precinct was run by its election judges but Ohio law also allowed challengers to be physically present in the polling places in order to challenge voters' eligibility to vote. The court held that the injury asserted, that	No	N/A	No

## EAC Voting Fraud-Voter Intimidation Preliminary Research Voter Eligibility Challenge Cases

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					allowing challengers to challenge voters' eligibility would place an undue burden on voters and impede their right to vote, was not speculative and could be redressed by removing the challengers. The court held that in the absence of any statutory guidance whatsoever governing the procedures and			Further
					limitations for challenging voters by challengers, and the questionable enforceability of the State's and			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					County's policies regarding good faith challenges and ejection of disruptive challengers from the polls, there existed an enormous risk of chaos, delay, intimidation, and pandemonium inside the polls and in the lines out the door. Furthermore, the law allowing private challengers was not narrowly tailored to serve Ohio's compelling interest in preventing voter fraud. Because the voters had			